McDERMOTT WILL & EMERY LLP 1 JOSHUA P. KWELLER (SBN 254834) 2049 Century Park East, 38th Floor 2 Los Angeles, CA 90067-3208 jkweller@mwe.com 3 Telephone: 310.277.4110 Facsimile: 4 310.277.4730 5 Attorneys for Respondents INTERACTIVE DATA CORP. and INTERACTIVE DATA 6 PRICING AND REFERENCE DATA, INC. 7 UNITED STATES DISTRICT COURT 8 SOUTHERN DISTRICT OF CALIFORNIA 9 10 DODGER, INC.; GOLD, INC.; BORUJ, CASE NO. 08-CV-1476-JM-POR INC.; and SALOMON HELFON TUACHI, 11 INTERACTIVE DATA CORP. AND Petitioners. 12 INTERACTIVE DATA PRICING AND REFERENCE DATA, INC.'S MOTION 13 ٧. FOR LEAVE TO EXCEED PAGE LIMITS 14 INTERACTIVE DATA CORP.; INTERACTIVE DATA PRICING AND 15 REFERENCE DATA, INC.; and DOES 1 through 10, Inclusive, 16 Respondents. 17 18 The Respondents, INTERACTIVE DATA CORP. ("IDCO") and INTERACTIVE DATA 19 PRICING AND REFERENCE DATA, INC. ("PRD") (collectively, "Interactive Data"), 20 respectfully move the Court for leave to exceed the page limitations as imposed by CivLR 7.1(h) 21 for the reasons set forth below: 22 On or about August 26, 2008, Petitioners filed their Ex Parte Application For Order 23 Seeking FINRA Subpoena Or, In The Alternative, Setting A Hearing At The Earliest Possible 24 Date With Leave To Conduct Discovery (the "Ex Parte Application"). Within the Ex Parte 25 Application, Petitioners seek the expedited decision on the merits of the entire action, which 26 involves a variety of complex legal and factual issues. In its attached Opposition to Ex Parte 27 Application For Order Seeking FINRA Subpoena Or, In The Alternative, Setting A Hearing At

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1	The Earliest Possible Date With Leave To Conduct Discovery (the "Opposition"), Interactive
2	Data respectfully submits that it is reasonably necessary to exceed the page limitation by two
3	pages in order to fully answer the Ex Parte Application, as the Ex Parte Application seeks
4	resolution of this action's dispositive issues.
5	2. Interactive Data has previously filed four separate pleadings in the brief history of this
6	civil action. This motion is Interactive Data's first request to exceed the page limit.
7	3. The request to exceed the page limit is not made for purposes of delay, but solely to afford
8	Interactive Data a reasonable opportunity to present a full and proper exposition of the reasons for
9	its opposition.
10	Accordingly, Interactive Data respectfully requests that the Court enter the accompanying
11	proposed order permitting Interactive Data to exceed the page limits permitted by Civ LR 7.1(h)
12	so that the attached Opposition may be filed in due course.
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14	Dated: September 4, 2008 McDERMOTT WILL & EMERY LLP
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16	By: S/ Joshua Kweller Joshua B. Kweller (SBN 254834)
17	Attorneys for Respondents
18	Interactive Data Corp. and Interactive Data Pricing and Reference Data, Inc.
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